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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/436,171 11/09/1999		ANDREAS BLECKMANN	BEIERSDORF59	6227	
7	590 03/22/2002				
	GERSTENZANG		EXAMINER .		
NORRIS MCLAUGHLIN & MARCUS PA 220 east 42nd street- 30th floor NEW YORK, NY 10017		'S PA	WELLS, LA	WELLS, LAUREN Q	
NEW YORK,	NY 10017		ART UNIT	PAPER NUMBER	
			,		

DATE MAILED: 03/22/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.				
¥	•	Advisory tion	09/436,171	Applicant(s)			
1			Examiner	BLECKMANN ET AL.			
		The MAILING DATE	Lauren O Welle	Art Unit			
	- 1	THE REPLY ELLED (ars on the course	1617			
1		Therefore, further action but 2002 FAILS TO PLACE TO	us are cover sheet with the	correspondence address			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address — THE REPLY FILED 06 March 2002 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a condition for allowance, (2) at timely filed Notice of Appeal (with appeal fee), or (3) at timely filed Request for Continued Examination (RCE) in compliance with 37 CPR 1.114. PERIOD FOR REPLY [check either a) or b)] The period for reply expires 3 months from the mailing date of this final rejection. DEVENOY, ONLY, O							
8 9. 10	5. \(\rightarrow \) 6. \(\cap \) 7. \(\rightarrow \) C C C Th \(\cap \) No \(\cap \) Ott	canceling the non-allowable claim(s). The a) affidavit, b) exhibit, or c) request for reconsequence application in condition for allowance because: See Continuation in condition in the final rejection. For purposes of Appeal, the proposed amendment(s) a) explanation of how the new or amended claims would be referently allowed: none and the status of the claim(s) is (or will be) as follows: Claim(s) allowed: none. Claim(s) objected to: none. Claim(s) rejected: 1-10. Claim(s) withdrawn from consideration: none. The proposed drawing correction filed on is a) approached the attached Information Disclosure Statement(s)(PTO-her:	wable if submitted in a separate ideration has been considered in a separate uation Sheet. Is not directed SOLELY to issue will not be entered or b) will be because is provided below or appreciately will be in the provided below or appreciately will be in the second	s which were newly De entered and an Dended.			
U-3	O-303 (Rev. 04-01)						
	. .	Advisory Action	Pad	of Daniel Land			
		Contraction of the Contraction o	rand	of Paper No. 14			

Continuation of 5. does NOT place the application in condition for allowance because: a) the 103(a) rejection is maintained for reasons of recond in the Office Action mailed December 13, 2001, Paper No. 12.

b) Continuation of 2. Applicant's proposed amendment contains new issues. The addition of claim 11, wherein the condensation products of polyglycols and amines is polyquaternium 10, is a new issue. Further consideration and search would be required by the

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